

BUFFALO-LAKE ERIE WIRELESS SYSTEMS, CO., L.L.C.  
4915 Auburn Ave Suite 200  
Bethesda, MD 20814

Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW  
Washington, DC 20554

Re: Buffalo-Lake Erie Wireless Systems Co., L.L.C.  
Amendment of Petition for Temporary and Limited Waiver filed Sept.  
18, 2006  
WT Docket No. 01-309

Dear Ms. Dortch:

As indicated in its November 16, 2006 Semi-Annual Hearing Aid Compatibility Report, as of December 1st, 2006, Buffalo-Lake Erie Wireless Systems Co., L.L.C. ("BLEW") is now offering two handsets that comply with the Commission's inductive coupling (T-coil) requirements for hearing aid-compatible ("HAC") phones at 47 C.F.R. § 20.19(d)(2). On September 18, 2006, BLEW filed a Petition for Temporary and Limited Waiver of Section 20.19(d)(2) of the Commission's rules (the "Limited Waiver Request"). As of that date, BLEW was able to only offer one compliant handset and therefore sought a limited waiver of Section 20.19(d)(2) until December 31, 2006 or until such time as it was able to offer a second compliant handset. BLEW is pleased to report that as of December 1<sup>st</sup>, 2006, it now offers two handsets that meet a T3-or-higher rating and is therefore in compliance with the Commission's T-coil requirements.

Accordingly, BLEW now amends its Limited Waiver Request to clarify that it seeks relief only through December 1st, 2006, the date upon which BLEW began offering its second compliant handset.

Please contact the undersigned with any questions.

Sincerely,

Brian Gelfand  
Vice President  
Buffalo-Lake Erie Wireless Systems Co., L.L.C.